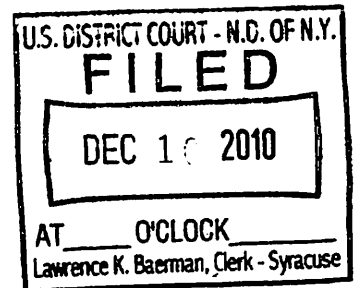


UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK



Blanca Tristani and Miguel Castro,

Plaintiffs,

v.

California Recovery Bureau, Inc.; and DOES
1-10, inclusive,

Defendants.

Civil Action No.: No: 6:10-cv-00538-NAM- and
ATB

6:10-cv-872 NAM

STIPULATION OF DISMISSAL

WHEREAS, the parties to the above-entitled action have resolved the issues alleged in
the complaint in this action; and

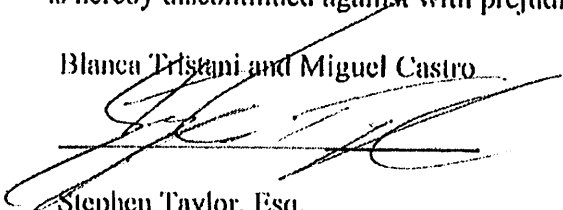
WHEREAS, none of the parties to the above-captioned action is an infant or incompetent
person; and

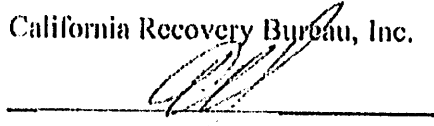
WHEREAS, the parties in the above-captioned action wish to discontinue the litigation;

IT IS HEREBY STIPULATED AND AGREED by and between the parties and/or their
respective counsel as follows that, pursuant to FRCP 41(a)(1)(A)(ii), the above-captioned action
is hereby discontinued against with prejudice and without costs to any party.

Blanca Tristani and Miguel Castro

California Recovery Bureau, Inc.


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Attorney for Defendant


SO ORDERED